1 Bill Bradley (NV Bar No. 1365) BRADLEY, DRENDEL & JEÁNNEY 2 P.O. Box 1987 Reno, NV 89505 Telephone: (775) 335-9999 3 Facsimile: (775) 335-9993 4 bbradley@bdjlaw.com Joshua M. Mankoff (admitted pro hac vice & PA Bar No. 210242) 5 Lopez McHugh LLP 214 Flynn Avenue 6 Moorestown, NJ 08057 Telephone: (856) 273-8500 7 Facsimile: (856) 273-8503 8 jmankoff@lopezmchugh.com 9 Attorneys for Plaintiffs 10 UNITED STATES DISTRICT COURT 11 DISTRICT OF NEVADA 12 TOBIE RAYCHELLE WHIPPLE Case No. 2:19-CV-01883-RFB-BNW CHRISTENSEN and KURT 13 CHRISTENSEN, 14 Plaintiffs, NOTICE OF CORRECTED STIPULATION TO CONTINUE 15 **NOVEMBER 30, 2023, HEARING** v. C.R. BARD, INC., and BARD PERIPHERAL 16 VASCULAR INC., 17 Defendants. 18 19 20 Comes now, Plaintiffs Tobie Raychelle Whipple ("Whipple") and Kurt Christensen ("Christensen") and Defendants C. R. Bard, Inc., and Bard Peripheral Vascular, Inc. ("Bard" or 21 22 "Defendants"), by and through their undersigned counsel of record, and hereby stipulate to continue the 23 November 30, 2023 hearing date set by this Court. Bill Bradley, lead counsel for Plaintiffs, has had long-standing plans to travel out of the United States from November 26, 2023 through December 3 24 2023 and therefore would not be available to participate at the hearing. 25 // 26 27 // 28 // LAW OFFICE OF BRADLEY, DRENDEL & JEANNEY P.O. BOX 1987 RENO, NV 89505 (775) 335-9999 -1-Our File No. 203143

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1	IT IS SO STIPULATED.			
2	Dated this 14 th day of November 2	2023.		
3	BRADLEY, DRENDEL, & JEANNEY, LTD	NELSON MULLINS RILEY & SCARBOROUGH, LLP		
4 5	By: /s/ Bill Bradley	By: /s/ Elizabeth C. Helm		
6 7 8	BILL BRADLEY, JR., ESQ.* 6900 South McCarran Blvd Reno, NV 89509 bbradley@bdjlaw.com Counsel for Plaintiffs	ELIZABETH C. HELM, ESQ.* RICHARD B. NORTH, JR., ESQ.* *Admitted Pro Hac Vice Atlantic Station 201 17th Street, NW / Suite 1700		
9		Atlanta, GA 30363 Email:kate.helm@nelsonmullins.com richard.north@nelsonmullins.com		
1011		ERIC W. SWANIS, ESQ. (NSB 6840) GREENBERG TRAURIG, LLP 10845 Griffith Peak Drive, Suite 600		
12 13		Las Vegas, Nevada 89135 Email: swanise@gtlaw.com		
14		Counsel for Defendants		
15 16	IT IS ORDERED, the Court <i>finds as moot</i> the [115] Motion to Continue and GRANTS the [117] Motion to Continue. The Hearing on the [101] Motion for Summary			
17	Judgment currently set on 11/30/2023 is VACATED and RESET to January 11, 2024 at 3:00 p.m.			
18 19		DATED this 15 day of November, 2023.		
20		IT IS SO ORDERED.		
21		R		
22		RICHARD F. BOULWARE, II		
23		UNITED STATES DISTRICT JUDGE		
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1	CERTIFICATE OF SERVICE Pursuant to N.R.C.P. 5(b), I certify that I am an employee of BRADLEY, DRENDEL					
2	& JEANNEY, and that on this date, I served a true and correct copy of the foregoing on the party(s)					
3	set forth below by:					
5	Placing an original or true copy thereof in a sealed envelope placed for collection and mailing in the United States Mail, at Reno, Nevada, postage prepaid, following ordinary business practices					
6	Personal Delivery					
7	E-Mail					
8	Federal Express/Airborne Express/Other Overnight Delivery					
9	Reno-Carson Messenger Service					
10	All parties signed up for electronic filing have been served electronically, all others have been served by placing a true copy thereof in a sealed envelope placed for collecting and mailing in the United States mail, at Reno, Nevada, postage prepaid, following ordinary business practices					
11						
12						
13	addressed as f	follows:				
14	Eric W. Swan Greenberg Tra	iis, Esq.		Lori G. Cohen, Esq. Greenberg Traurig, LLP		
	10845 Griffith	n Peak Dr., Suite 600	A .1	3333 Piedmont Road NE, Suite 2500		
15	Las Vegas, N Attorney for:		Atlanta	A, GA 30305 Attorney for: Defendants		
16						
17	Ramon Rossi Lopez Mchug	Lopez, Esq.		C. Wade Bowden, Esq. Greenberg Traurig, Llp		
18	120 Vantis Di Aliso Viejo, C	rive, Suite 430		777 S. Flagler Drive, Suite 300 West Palm Beach, Florida 33401		
19	Aliso viejo, C	JA 92030		west Faiiii Beacii, Fiorida 55401		
20	Casey Shpall,			ELIZABETH C. HELM, ESQ.*		
21	Gregory Tan, Greenberg Tra	aurig, LLP		RICHARD B. NORTH, JR., ÈSQ.* * Admitted Pro Hac Vice		
22	1144 15 th Stre Denver, CO 8	eet, Šuite 3300		NELSON MULLINS Atlantic Station		
				201 17th Street NW, Suite 1700 Atlanta, GA 30363		
23				Audita, UA 30303		
24	DATED this	14 th day of November 2023.				
25				/s/ Kimberly Wass		
26				Kimberly Wass		
27				12111100119 11 400		
28						

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